



Altaterra Kft. Privacy Notice

All companies in the VELUX Group respect and protect your privacy. This Altaterra Kft. Privacy Notice ('Privacy Notice') is meant to help you understand why we collect personal data about you, the types of personal data we collect, how we collect it and for how long we keep it, with whom we share it, as well as your rights. We also explain how we keep your data secure.

This Altaterra Kft. Privacy Notice complies with the Data Protection Act 2018 and the UK General Data Protection Regulation (Regulation (EU) 2016/679) ("UK GDPR").

We, Altaterra Kft. (Hereinafter 'Altaterra'), with its registered office at Hungary, 9431 - Fertőd, Malom köz 1., under registration number HU13543970, e-mail: dataprotection@altaterra.eu is the data controller for your personal data.



Why do we process personal data and the lawful bases for collection

The main reason we collect, use, and store your data is to allow us to provide our services to you. "Service", "our service" and similar descriptions mean conducting business with you/your organisation and assisting you with inquiries, sales processes, and claims.

We also process information about your use of the services for business development purposes, to inform you of our business operations, products, and services through marketing, and to improve our services through any feedback you give us. We may also process your personal data for contractual and recruitment purposes and to comply with legal obligations.

We process personal data based on different legal bases as listed below.

Performance of a contract, including a purchase – Article 6(1)(b) of the UK GDPR

• When we process personal data in relation to a contract, our legal basis is 'performance of a contract', including a purchase.

Consent - Article 6(1)(a) of the UK GDPR

• When we send out a newsletter about our products, we do this based on your consent. When the lawful basis for processing is consent, you have the right to withdraw your consent at any time.

Legal obligation – Article 6(1)(c) of the UK GDPR

• If we share your personal data with law enforcement agencies or other governmental bodies, we share this because we have a legal obligation to do so.

Legitimate interest – Article 6(1)(f) of the UK GDPR

• We have a legitimate business interest in processing your data, for example, when we assist you with enquires.



The types of personal data we process

The following are the main types of personal data collected by Altaterra, along with the main purpose and legal basis for collecting the personal data:

Activity	Types of personal data we collect (for illustration purposes)	Purpose(s)	Legal basis
operations	Name, contact details and other information necessary for conducting business with you or your organisation.	As part of general Altaterra business operations, we collect personal data about individuals, customers, suppliers (including third-party service providers) and other stakeholders. We may also use your data for testing systems.	Based on general business operations being a legitimate interest and necessary in ensuring business handling throughout Altaterra, within what is reasonably expected by you, cf. Article 6(1)(f) of the UK GDPR.

Assisting with enquiries	Name, email address, phone	You may choose to provide us with personal data, such as contact	Based on our assistance
	numbers, conversations, other	details when you contact us by phone, email, post, our chatbot or	with enquiries and
	contact details, photos, floor	by using our digital platforms available.	contact being a legitimate
	plans of your house when you		interest and necessary in
	provide this to Altaterra.	This personal data enables us to respond to requests for	ensuring communication
		information on such matters as Altaterra products, to arrange a	with you and throughout
		measure and quote for installation of Altaterra products, or to	the organisation, within
		arrange for a window to be serviced, or to present claims under	what is reasonably
		the Altaterra guarantee.	expected by you, cf.
			Article 6(1)(f) of the UK
		The information may be disclosed to VELUX A/S or other VELUX	GDPR.
		sales companies within the Group, relevant independent installers	
		or dealers in order for us to assist customers with their enquiry or	
		arrange for services or a quote.	
Sales (including web	Name, contact details, payment	We may collect personal data of customers and prospective	Necessary for the
sales) and order	and credit card details, credit	customers in order to conduct business with you or your	performance of a contract
fulfilment.	information, and credit check etc.	organisation. We use your data to analyse shopping trends	to which you or the
		through your web shop activity and purchase history to provide	organisation you work for
		you a personalised browsing experience. Furthermore, we use the	is a party, cf. Article
		data for processing and fulfilling web shop orders by facilitating	6(1)(b) of the UK GDPR.
		the delivery of product orders and providing relevant customer	
		service, including processing your returns.	
		We may disclose the information to dealers or independent	
		installers and logistic partners to process a customer's order,	
		including arranging delivery of Altaterra products to the customer	
		or assisting with enquiries such as arranging consultation between	
		you and our product advisors. We also share your information	
		with third parties for credit check purposes.	
Campaigns	Name, contact details, etc.	Execution of various campaigns (e.g., reward programs, cashback	Necessary for the
		campaigns, sweepstakes). Acceptance of terms and conditions is	performance of a contract
		collected before entry to the activity.	to which you or the

			organisation you work for
			is a party, cf. Article
			6(1)(b) of the UK GDPR.
Product claims	Name, contact details, etc.	Facilitate service of Altaterra products under the Altaterra	Necessary for the
		guarantee or by paid service, i.e., we solve claims by call, email,	performance of a contract
		and visits to building sites. In this connection, we may share your	to which you or the
		personal data with Altaterra partners to assist you with a service.	organisation you work for
		We may ask you to provide your feedback through surveys after	is a party, cf. Article
		the interaction.	6(1)(b) of the UK GDPR.
Business development	Personal data, which is collected	The personal data you provide to us, and personal data collected	Based on our business
and Altaterra apps	at our digital platforms and in	at our digital platforms will be used to enhance our consumer	development being a
	Altaterra apps.	insights and drive relevant communication and offers across all	legitimate interest and
		touch points you may have with Altaterra. Personal data will also	necessary ensuring the
		be used for product and service development.	improved effectiveness of
			our business operations,
			within what is reasonably
			expected by you, cf.
			Article 6(1)(f) of the UK
			GDPR.
Marketing	Contact information, browsing	Based on your consent or legitimate interest, when applicable, we	Based on your informed
	history, sales and subscription	process your personal data for the purpose of informing you of	consent when legally
	service information, such as	Altaterra business operations, products, and services.	required for sending you
	name, address, email, phone		newsletters, cf. Article
	number, purchase history, unique	For the above purposes, we create marketing, tailored to your	6(1)(a) of the UK GDPR, or
	identifiers such as cookie IDs or	preferences and profile, e.g.:	based on this being a
	device IDs, tracked browsing		legitimate interest
	history based on these IDs, etc.	- To optimise and tailor the content and delivery of our marketing	necessary in sending you
		communications when you want to receive them, and	newsletters, within what
	Please be aware that this list is	- To give you tailored marketing based on your preferences and	is reasonably expected by
	not exhaustive as we may process	profile, both when engaging with us on our own channels as well	you, cf. Article 6(1)(f) of
	any personal information	as via third party channels (e.g., social media, search sites,	the UK GDPR.
	collected in connection with your	marketplaces).	The personalisation of the
	interactions with our parent		marketing will be based

	company, VELUX A/S, our websites, mobile applications, products, and services.	If you do not wish to receive any further information, you can easily and free of charge unsubscribe from our marketing communication anytime. You will find ways to unsubscribe in connection with subscribing to or receiving marketing communication from us. You can also contact us by email or post to unsubscribe.	on a legitimate interest in profiling being necessary when improving marketing impact, within what is reasonably expected by you, cf. Article 6(1)(f) of the UK GDPR.
		For some marketing activities we act as joint controller with other VELUX companies and have entered into joint controller agreements dividing the roles and responsibilities between the VELUX companies.	
Your participation in photos, video, testimonial and campaigns	If you have agreed to it and sent a photo to us or if your photo is taken by a photographer hired by us.	We will use the photo, testimonials etc. as described in the contract signed by you.	Necessary for the performance of a contract with compensation to which you are a party, cf. Article 6(1)(b) of the UK GDPR. For our internal marketing this will be based on our marketing being a legitimate interest and necessary in using the photos etc. in internal marketing purposes, within what is reasonably expected by you, cf. Article 6(1)(f) of the UK GDPR.

Website visitors,	Personal data from digital	To improve the products and services we offer, we may collect	Based on our surveys and
customer surveys and	platforms or customers as part of	personal data from digital platform visitors or customers as part of	market research being a
market research	surveys.	surveys.	legitimate interest and
			necessary when
		We will contact you with a survey and process personal data as	improving products and
		part of surveys through either consent or legitimate interests.	services, within what is
			reasonably expected by
		Surveys processing personal data for marketing purposes will be	you, cf. Article 6(1)(f) of
		used only with your consent.	the UK GDPR.
Recruitment and	Name, contact details, working	When a person applies for a job or enters into an employment	Based on our recruiting
employment contracts	history, educational diplomas,	contract with us, we may collect certain information such as name,	being a legitimate interest
	relevant record checks,	contact details, information about working history, educational	and necessary in
	information about professional	diplomas, relevant record checks and information about	improving a successful
	interests, etc.	professional interests.	match between our
		This may be collected from the person directly, from a recruitment	company and you as a
		consultant including references and publicly available sources.	candidate, within what is
		This information is used to inform or assist us in the decision as to	reasonably expected by
		make the person an offer of employment or engage the person	you, cf. Article 6(1)(f) of
		under a contract.	the UK GDPR.
Compliance including	All types of personal information.	We may collect personal data to comply with the law, a court or	Necessary for the
anti-corruption,	All types of personal information.	authority's decision and/or to disclose information to relevant	compliance with a legal
Whistleblower hotline		public authorities as required or permitted by law.	obligation to which we
and sanctions check		public authorities as required of permitted by law.	are subject, cf. Article
and sametions eneck			6(1)(c) of the UK GDPR.



Directly from you

In most cases, personal data is collected directly from you or generated as part of the use of our services, products, and channels. We collect personal data you provide to us, when you request products, services, or information from us, register with us, participate in public forums, use a chatbot or other activities on our digital platforms and apps, respond to customer surveys, or otherwise interact with us. We collect information through various technologies, e.g., cookies. For cookies, we refer to our website.

From our business partners

In some cases, we can collect your personal data from our business partners, when they need our assistance to provide you with the best possible service.

From your public website

In some cases, we collect your personal data on your company websites, when we want to offer you our services.

Links to other websites

This website contains links to other websites (such as Facebook, Google+, YouTube, and Pinterest) to which this this Privacy Notice does not apply. Please note that we do not endorse other websites and their content. We encourage you to read the privacy policies of each website you visit.

Automated decisions

Altaterra uses automated decision-making in processing your personal data for some services and products. An example is our fraud prevention and detection efforts on our online platforms.

You may request that Altaterra provides information about the decision-making methodology and ask us to verify that the automated decision has been made correctly.

We may reject the request, as permitted by applicable law, including when providing the information would result in a disclosure of a trade secret or would interfere with the prevention or detection of fraud or other crime. However, generally in these circumstances we will verify that the algorithm and source data are functioning as anticipated without error or bias.



How long do we keep your personal data

We will only keep your personal data for as long as it is necessary for the purposes described in this Privacy Notice. This means that the retention periods will vary according to the type of the information and the reason that we have the information.

Examples of retention time:

- Contact details with contractual terms etc. will be stored while your account is active or for as long as needed to provide services to you.
- We will store the **photo and testimonials** for as long is necessary and as described in a contract.
- Personal data are kept until the end of a recruitment process or from withdrawal of the consent (if consent is given for future recruitments).
- For **compliance** with, e.g., anti-corruption regulations, we will keep the data accordingly to laws which we are obliged to comply with.

We will also retain your personal data where this is advisable to safeguard or improve our legal position (for instance in relation to statutes of limitations, security, litigation, or regulatory investigations).



Who do we share your personal data with

Our company is a part of the VELUX Group, which operates globally. We share your personal information within the VELUX Group, but only if it is necessary to fulfil the purpose for which we are processing your personal data. All entities in the VELUX Group have entered into an Intercompany Data Processing Agreement and/or joined agreement where everyone follows the same procedures when processing personal data, ensuring that the same level of security is maintained throughout the Group; dividing the roles and responsibilities between companies of the VELUX Group. If two or more companies act as joint controllers, each of the joint controllers is obliged to independently:

- Be the first contact for you.
- Fulfil the information obligations referred to in this Privacy Notice.
- Exercise your rights provided in this Privacy Notice.
- Deal with privacy breach Notices and privacy complaints.

We may also share your personal data with selected third parties, including but not limited to:

- Business partners, suppliers, and sub-contractors that we cooperate with to deliver you the best services during the support and sales process, including, for example, logistic providers and outsourced customer services.
- Technology providers, for example, analytics, tracking technologies, targeting and re-targeting technologies, and search engine providers that assist us in the improvement and optimisation of our platforms, as well as companies who provide us with website support and hosting.
- Advertisers and advertising networks that use data to select and serve relevant adverts to you and others if you have given your consent.
- Social networking sites such as Facebook, Instagram, and Google, if required, when processing for marketing purposes and based on your consent.
- With other parties to ensure the safety and security of our customers, to protect our rights and property, to comply with legal processes, or in other cases if we believe in good faith that disclosure is required by law.
- VELUX Group companies or third parties who operate digital platforms and tools on behalf of our company to provide services connected with our activities (e.g., points collection programs, cashback campaigns, sweepstakes, and training).

When we cooperate with external service providers, we enter into a data processing agreement, if relevant. These service providers are prohibited from using your personal data for purposes other than those requested by us or required by law.

Transfer to countries outside the European Economic Area ("EEA")

As a global organisation with offices and operations throughout the world, we will transfer personal data collected by us on an aggregated or individual level to various divisions, subsidiaries, joint ventures and affiliated companies of the VELUX Group around the world located inside or outside the EEA for the purposes stated above and in accordance with applicable laws, as well as to sub-contractors to Altaterra (data processors) for storage and service purposes. Your personal data will not be disclosed to anyone outside the VELUX Group unless permitted or required under applicable legislation and where necessary subject to appropriate written assurances from third parties who have access to your personal data, in which they must guarantee that they will protect the data with security measures designed to provide an adequate level of protection.

Unless you are otherwise notified, any transfers of your personal data from within the EEA to third parties outside the EEA will be based on an adequacy decision or are governed by the EU-Commission Standard Contractual Clauses and/or Binding Corporate Rules. Any other, non-EEA originating, international transfers of your personal data, will take place in accordance with the appropriate international data transfer mechanisms and safeguards.

You can always request a copy of the transfer agreements, which includes the transfer of personal data, by sending an e-mail to dataprotection@altaterra.eu



The security, integrity, and confidentiality of your personal data is important to us. We have implemented technical, administrative, and physical security measures that are designed to protect your personal data from unauthorised access, disclosure, use, and modification. From time to time, we review our security procedures to consider appropriate recent technologies and methods. Please be aware that despite our best efforts, no security measures are perfect or impenetrable.



The Data Protection Act 2018 and the UK General Data Protection Regulation (Regulation (EU) 2016/679) ("UK GDPR") provides you, as the data subject, with the following rights in respect of the personal data we store about you:

Your rights	Legal basis	Elaboration
Access to your	UK GDPR article 15	You have the right to request information about whether Altaterra processes personal data relating to
data		you, and if so, you have the right to request a copy of the personal data we have processed. There are some exemptions, which means you may not always receive all the data we process.
Request	UK GDPR article 16	At any time, you have the right to request correction of any incorrect or incomplete personal data we
rectification		may process on you.
Request erasure	UK GDPR article 17	You have the right to request deletion of your personal data depending on the processing activity, and under certain circumstances, before we would normally be obligated to cease processing.
Request restriction of processing	UK GDPR article 18	You have the right to request the restriction of processing which means that you can request that Altaterra restricts the use of your personal data in certain limited circumstances.

Your rights	Legal basis	Elaboration
Withdraw your	UK GDPR article 7(3)	You have the right to withdraw your consent at any time by opting out in the e-mail or by contacting
consent		us. However, this will not affect our right to process personal data obtained prior to the withdrawal of
		your consent, or our right to continue parts of the processing based on other legal bases than your
		consent.
Data portability	UK GDPR article 20	Under certain conditions, you have the right to receive the personal data you provided to us in a
		machine-readable format where the processing is based on your consent or a contractual fulfilment.
Right to object	UK GDPR article 21	If you are not satisfied with how we process personal data in Altaterra, you can send your objections
		to dataprotection@altaterra.eu. However, it only applies in certain circumstances, and we may not
		need to stop the processing of your personal data if we can give legitimate reasons to continue using
		your personal data. If a complaint is made, the name and contact details of the complainant must be
		provided to Altaterra.

If you have any questions regarding the specific personal data we process or retain about you, or if you want to exercise your rights, please contact dataprotection@altaterra.eu

We will respond to your request to exercise any of your rights within one month, but we have the right to extend this period by two months. If we extend the response period, we will inform you within one month of your request.

If you consider that we have failed to resolve the complaint satisfactorily, you may file a complaint to the Information Commissioner's Office. You can find the contact details of the Information Commissioner's Office on their website.



Changes to this Altaterra Privacy Notice

From time to time, we may change this Privacy Notice to accommodate the latest technologies, industry practices, regulatory requirements, or for other purposes. At all times, we will post the most recent version on our digital platforms. We advise you to read the Privacy Notice regularly.

This Privacy Notice was last updated: 15/08/2024